## UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

Alex Tsibulko,	)
	)
Plaintiff,	)
	) Civil Action No
V.	)
	)
CashNet USA,	)
John Doe 1 and John Doe 2,	)
	)
Defendants.	)

## **COMPLAINT**

#### **JURY TRIAL DEMANDED**

# **JURISDICTION**

- Jurisdiction of this Court arises under 28 U.S.C. § 1331 and pursuant to 15 U.S.C. § 1692k(d), and pursuant to 28 U.S.C. § 1367 for pendent state law claims.
- 2. This action arises out of Defendants' violations of the Fair Debt Collection Practices Act, 15 U.S.C. § 1692 et seq. ("FDCPA").
- Venue is proper in this district because the acts and transactions occurred in this district, Plaintiff resides in this district, and Defendants transact business in this district.

### **PARTIES**

- 4. Plaintiff Alex Tsibulko (hereinafter "Plaintiff"), is a natural person residing in the County of Dakota, State of Minnesota, and is a "consumer" as that term is defined by 15 U.S.C. § 1692a(3).
- 5. Defendant CashNet USA (hereinafter "Defendant CashNet"), is a collection agency operating from an address of 200 West Jackson, Suite 1400, Chicago, IL 60606-6941 and is a "debt collector" as that term is defined by 15 U.S.C. § 1692a(6).
- 6. Defendant John Doe 1 (hereinafter "Defendant Doe 1") is a natural person employed by Defendant CashNet as a collection agent and is a debt collector as that term is defined by 15 U.S.C. § 1692a(6).
- 7. Defendant John Doe 2 (hereinafter "Defendant Doe 2") is a natural person employed by Defendant CashNet as a collection agent and is a debt collector as that term is defined by 15 U.S.C. § 1692a(6).

#### FACTUAL SUMMARY

- 8. Sometime prior to September 2009, Plaintiff incurred a financial obligation that was primarily for personal, family or household purposes, and is therefore a "debt" as that term is defined by 15 U.S.C. § 1692a(5).
- 9. Sometime thereafter, the alleged debt was consigned, placed or otherwise transferred to Defendant CashNet for collection.
- 10. Plaintiff received telephone calls from Defendant Doe 1 and Defendant Doe2.

- 11. Defendant Doe 1 and Defendant Doe 2 left numerous telephone messages on Plaintiff's cellular telephone, of which all communications failed to communicate that the call was from a debt collector and was an attempt to collect a debt.
- 12. The conduct of Defendants in failing to communicate in every communication that they were a debt collector and attempting to collect a debt is a violation of numerous and multiple provisions of the FDCPA, including but not limited to 15 U.S.C. §§ 1692d, 1692e, 1692e(11), and 1692f amongst others.

# **Respondeat Superior Liability**

- 13. The acts and omissions of Defendant Doe 1 and Defendant Doe 2, and/or the other debt collectors employed as agents by Defendant CashNet who communicated with Plaintiff as more further described herein, were committed within the time and space limits of their agency relationship with their principal, Defendant CashNet.
- 14. The acts and omissions by Defendant Doe 1 and Defendant Doe 2 and/or these other debt collectors were incidental to, or of the same general nature as, the responsibilities these agents were authorized to perform by Defendant CashNet in collecting consumer debts.
- 15. By committing these acts and omissions against Plaintiff, Defendant Doe 1 and Defendant Doe 2 and these other debt collectors were motivated to benefit their principal, Defendant CashNet.

16. Defendant CashNet is therefore liable to Plaintiff through the Doctrine of Respondent Superior for the intentional and negligent acts, errors, and omissions done in violation of state and federal law by its collection employees, including but not limited to violations of the FDCPA and Minnesota law, in their attempts to collect this debt from Plaintiff.

### Summary

17. The above-detailed conduct by Defendants, of harassing Plaintiff in an effort to collect this debt was a violation of numerous and multiple provisions of the FDCPA, including but not limited to all of the above mentioned provisions of the FDCPA.

## **TRIAL BY JURY**

18. Plaintiff is entitled to and hereby respectfully demands a trial by jury. U.S. Const. amend. 7. Fed.R.Civ.P. 38.

# **CAUSES OF ACTION**

#### COUNT I.

# VIOLATIONS OF THE FAIR DEBT COLLECTION PRACTICES ACT 15 U.S.C. § 1692 et seq.

- 19. Plaintiff incorporates by reference all of the above paragraphs of this Complaint as though fully stated herein.
- 20. The foregoing acts and omissions of Defendants and their agents constitute numerous and multiple violations of the FDCPA including, but not limited to,

- each and every one of the above-cited provisions of the FDCPA, 15 U.S.C. § 1692 et seq., with respect to Plaintiff.
- 21. As a result of Defendants' violations of the FDCPA, Plaintiff is entitled to actual damages pursuant to 15 U.S.C. § 1692k(a)(1); statutory damages in an amount up to \$1,000.00 pursuant to 15 U.S.C. § 1692k(a)(2)(A); and, reasonable attorney's fees and costs pursuant to 15 U.S.C. § 1692k(a)(3), from Defendants herein.

# PRAYER FOR RELIEF

**WHEREFORE**, Plaintiff prays that judgment be entered against each and every Defendant:

## COUNT I.

# VIOLATIONS OF THE FAIR DEBT COLLECTION PRACTICES ACT 15 U.S.C. § 1692 et seq.

- 22. for an award of actual damages pursuant to 15 U.S.C. § 1692k(a)(1) against each and every Defendant and for Plaintiff;
- 23. for an award of statutory damages of \$1,000.00 pursuant to 15 U.S.C. \$1692k(a)(2)(A) against each and every Defendant and for Plaintiff; and
- 24. for an award of costs of litigation and reasonable attorney's fees pursuant to 15 U.S.C. § 1692k(a)(3) against each and every Defendant and for Plaintiff.

# MARTINEAU, GONKO & VAVRECK, PLLC

Dated: December 10, 2009 s/ Mark L. Vavreck .

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